PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

From the INTERNATIONAL SEARCHING AUTHORITY						
To. Samir A. Bhavsar Baker Botts LLP 2001 Ross Avenue Dallas, Texas 75201	PCT NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION (PCT Rule 44.1) Page of musting 0 7 NOV 2007					
	(day/month/year) 0 1 NO 9 2001					
Applicant's or agent's file reference 075234.0285	FOR FURTHER ACTION See paragraphs 1 and 4 below					
International application No. PCT/US 07/09383 International filing date (day-month-year) 17 April 2007 (17.04.20						
Applicant CFPH, LLC						
The applicant is hereby notified that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith.						
Filing of amendments and statement under Article 1	9; claims of the international application (see Rule 46);					
The applicant is entitled, if he so wishes, to amend the claims of the international application (see Rule 46): When? The time limit for filling such amendments is normally two months from the date of transmittal of the international search report.						
Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Facsimile No.: +41 22 740 14 35						
For more detailed instructions, see the notes on the accompanying sheet.						
The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Scarching Authority are transmitted herewith.						
	iditional fee(s) under Rule 40.2, the applicant is notified that:					
the protest together with the decision thereon happlicant's request to forward the texts of both to	has been transmitted to the International Bureau together with the the protest and the decision thereon to the designated Offices.					
no decision has been made yet on the protest; the	ne applicant will be notified as soon as a decision is made.					
4. Reminders Shortly offer the expiration of 18 months from the prior	ity date, the international application will be published by the					

international type der the expiration of 18 months from the priority date, the international application will be published by the international threat. If the applicant where to avoid or perspone publication, a notice or withdrawal of the international pureau is the priority claim, must reach the International Bureau as provided in Rules 90bts. I and 90bts. 3, respectively, before the completion of the technical preparations for international publication.

The applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the International Searching Authority

19 months from the priority date, but only in respect of some designated Offices, a demand for interminational preliminary control in the control of the con

In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.

See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume !!, National Chapters and the WiPO Internet site.

Name and mailing address of the ISA/US
Mail Step PCT, Attr. ISA/US
Mail Step PCT, Attr. ISA/US
Lee W. Young
Commissioner for Pathols
P. O. Box 1490, Alexandria, Virgina 22313-1450
Pc. Comp. 371-272-3200
PCT OSP: 371-272-77714

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

FOR FURTHER

(PCT Article 18 and Rules 43 and 44)

see Form PCT/ISA/220

075234.0285	ACTION	as well as, where applicable, item 5 below.			
International application No.	International filing date (da)	/month/year)	(Earliest) Priority Date (day/month/year)		
PCT/US 07/09383 17 April 2007 (17.04.2007) 18 April 2006 (18.04.2006)					
Applicant CFPH, LLC					
according to Article 18. A copy is be This international search report consist	ing transmitted to the Internation	nal Bureau.	Authority and is transmitted to the applicant		
1. Basis of the report					
a. With regard to the language,	the international search was carr	ied out on the b	pasis of:		
	pplication in the language in wh				
a translation of the	e international application into _ shed for the purposes of internat	ional search (Ri	which is the language of ules 12.3(a) and 23.1(b)).		
authorized by or notified	I to this Authority under Rule 91	(Rule 43.6bis(
c. With regard to any nucl-	eotide and/or amino acid seque	nce disclosed is	n the international application, see Box No. I.		
2. Certain claims were found unscarchable (see Box No. II).					
3. Unity of invention is la	cking (see Box No. III).				
4. With regard to the title,					
	ubmitted by the applicant.				
the text has been established	shed by this Authority to read as	follows:			
5. With regard to the abstract,					
the text is approved as s	ubmitted by the applicant.				
the text has been establi may, within one month i	shed, according to Rule 38.2(b), from the date of mailing of this in	by this Authori iternational sear	ity as it appears in Box No. IV. The applicant rch report, submit comments to this Authority.		
6. With regard to the drawings,					
a. the figure of the drawings to	be published with the abstract is	Figure No. 1			
as suggested by the	e applicant.				
	Authority, because the applican				
as selected by this	Authority, because this figure b	etter characteri:	zes the invention.		
b. none of the figures is to	be published with the abstract.				

Form PCT/ISA/210 (first sheet) (April 2007)

Applicant's or agent's file reference

INTERNATIONAL SEARCH REPORT

International application No.

			PCT/US 07	/09383		
IPC(8) - USPC -	A. CLASSIFICATION OF SUBJECT MATTER IPC(8) - G06Q 40/00 (2007.01) USPC - 705/35 Coording to International Patent Classification (IPC) or to both national classification and IPC					
	DS SEARCHED					
	ocumentation searched (classification system followed by	classification symbols)				
Documentat USPC: 705	Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched USPC: 705/1, 36R, 37					
Electronic D	Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) Electronic Databases Searched: PubMEST(USPT,PGPB,EPAB,PAB); Dialog/PRQPatents); Google, Answers.com Sarach Terms: Derviatives, financial, contestant, trade, market, ptice, determining, eliminate, adjust, updates, data, inventory, record, verification, recolving, global, transmit, reservation, computer, destination, transf					
C. DOCU	MENTS CONSIDERED TO BE RELEVANT					
Category*	Citation of document, with indication, where ap	propriate, of the relev	ant passages	Relevant to claim No.		
Y	US 2006/0069635 A1 (RAM et al.) 30 March 2006 (30.1 [0104]-[0108], [0149], [0170], [0171], [0174], [0198], [0439], [0486], [0478], [0498], [0601], [0657], [0705]; Sc	2051, (0289), (0290), (0	1295], [0438],	1-17		
٧	US 2002/0153656 A1 (MAKSYMEC et al.) 24 October [0027]-[0028], [0063], [0088] and [0083]; See claim 53;	2002 (24.10.200) para See Figs. 1 and 2	[0002]-[0004],	1-17		
Y	US 2006/0003830 A1 (WALKER et al.) 05 January 2006 (05.01.2006) para [0170] and [0174]; 9 See Table 1			9		
Y	US 2004/0171381 A1 (INSELBERG) 02 September 2004 (02.09.2004) para [0042]			12		
Y	US 6,598,028 B1 (SULLIVAN et al.) 22 July 2003 (22.07.2003) col 8, in 15, col 9, in 20-43			13 and 17		
Furth	Further documents are listed in the continuation of Box C.					
Special categories of cited documents: "A" document defining the general state of the art which is not considered date and not in conflict with eapplication but cited to underst the principle or theory underlying invention.				cation but cited to understand		
"E" earlier application or patent but published on or after the international "X" document of particular relevance; the claimed invention can fling date				claimed invention cannot be lered to involve an inventive		
"O" docum	cited to establish the publication date of another citation or other special reason (as specified) "you document of particular relevance; the claimed invention cannot special reason (as specified)					
means "P" docum	ent published prior to the international filing date but later than		ocr of the same patent			
	ority date claimed actual completion of the international search	Date of mailing of ti	he international sca	ch report		
1	2007 (01.10.2007)		07	NOV 2007		

Authorized officer.

PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774 Lee W. Young

Mail Stop PCT, Attn: ISA/US, Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450

Name and mailing address of the ISA/US

Facsimile No. 571-273-3201

PATENT COOPERATION TREATY

From		IONAL SEARC	CHING AUTHO	DRITY		
To: Samir A. Bhavsar Baker Botts LLP			PCT			
2001 Ross Avenue Dallas, Texas 75201		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY				
						(PCT Rule 43bis.1)
					Date of mailing (day/month/year)	0 7 NOV 2007
1	licant	s or agent's file	reference		FOR FURTHER A	
		al application N	To.	International filing date	(day/month/year)	Priority date (day month year)
		07/09383	10.	17 April 2007 (17.0		18 April 2006 (18.04.2006)
US	(8) - PC -	G06Q 40/00 705/35	fication (IPC) o (2007.01)	r both national classifica	ition and IPC	
App	dicant	CFPH, LLC	;			
I.	This	pinion contains	indications rela	ating to the following iter	ms:	
	\boxtimes	Box No. I	Basis of the op	inion		•
		Box No. II	Priority			
	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			e step and industrial applicability		
Box No. IV Lack of unity of invention						
	Box No. V Reasoned statement under Rule 43bis. I(a)(i) with regard to novelty, inventive step or industrial applicability citations and explanations supporting such statement					
		Box No. VI	Certain docum	ents cited		
	Box No. VII Certain defects in the international application					
	Box No. VIII Certain observations on the international application					
2. FURTHER ACTION						
	If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("PIEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1b/a(b) that written opinions of this International Searching Authority will not be so considered.					
	If this a wri PCT/	s opinion is, as p tten reply togeth ISA/220 or befo	orovided above, ter, where appro ore the expiration	considered to be a writte opriate, with amendments on of 22 months from the	n opinion of the IPEA	, the applicant is invited to submit to the IPEA of 3 months from the date of mailing of Form er expires later.
	For f	urther options, s	ee Form PCT/I	SA/220.		
3.	3. For further details, see notes to Form PCT/ISA/220.					

Name and mailing address of the ISA/US	Date of completion of this opinion	Authorized officer:		
Mail Stop PCT, Attn: ISA/US		Lee W. Young		
Commissioner for Patents	01 October 2007 (01.10.2007)			
P.O. Box 1450, Alexandria, Virginia 22313-1450	Of Colober 2001 (01.11.221)	PCT Helpdesk: 571-272-4300		
Faceimile No. 571-273-3201		PCT OSP: 571-272-7774		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International	application	No
PCT/US	07/09383	

Box	x No. I Basis of this opinion
1	With regard to the language, this opinion has been established on the basis of:
•	the international application in the language in which it was filed.
	a translation of the international application into which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.	This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 436ts.1(a))
3.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been established on the basis of:
	a. type of material
	a sequence listing
	table(s) related to the sequence listing
	b. format of material
	On paper
	in electronic form
	c. time of filing/furnishing
	contained in the international application as filed
	filed together with the international application in electronic form
	furnished subsequently to this Authority for the purposes of search
4.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5.	Additional comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US 07/09383

YES

NO

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement 1. Statement 1-17 YES Claims Novelty (N) none NO Claims none YES Inventive step (IS) Claims NO Clairns

2. Citations and explanations:

Industrial applicability (IA)

Claims 1-8, 10-11 and 14-16 lack an Inventive step under PCT Article 33(3) as being obvious over US 2006/0069635 A1 to Ram et al. (hereinafter .Ram.) in view of US 2002/0153656 A1 to Maksymec et al. (hereinafter .Maksymec.).

1-17 Claims

none

Regerding claim 1, Ram discloses a system for trading a plurality of derivative financial instruments (para [0042], [0478] and [0498]),

comprising: A processor (pere [0024]) operable to:

Receive a first order to buy a derivative financial instrument that represents a user (para [0042]-[0044]);

Claims

- Receive a second order to sell the derivative financial instruments (para [0043]-[0044], orders suggests a second order);

 Receive a second order to sell the derivative financial instruments (para [0043]-[0044], orders suggests a second order);

 Determine a merket price based at least in part of the first order and the second order (para [0043]-[0046], [0205], [0498] and [0524]); and Execute e trade (para [0171]) at the determined merket price; and
- A memory (para [0042], computer has memory) operable to store the first order and/or the second order (para [0205], [0229] and [0284]; See claim 4)

Ram does not expressly disclose that the instrument represents a contestant in e contest. Maksymec, however, discloses the instrument represents a contestant in a contest (para [0002] and [0083]).

One skilled in the art would recognize the financial advantage of automating the contest through the used of a processor. It would therefore have been obvious to one of ordinary skill in the art to combine Maksymec and Ram as it provide an automated contest in addition to providing a contest for the most successful investor.

Regarding cleim 2, Rem and Maksymec disclose the system of claim 1. Ram further discloses wherein the derivetive financial instrument is associated with an initial price; and the initial price is based at least in part on at least one ranking (para [0290], [0295] and [0466], ranking done with respect to bid prices) end/or achievement. Maksymec discloses that the ranking end achievement is associated with the contestant (para [0002]-[0003]; See Fig 1 and 2).

Regerding claim 3, Ram and Maksymec disclose the system of claim 1. Ram further discloses wherein the processor is further operable Negering claim 3, Kam and waksymed disclose the system of damn 1, Kam further discloses wherein the processor is United Opt to adjust (pare [109], adjusting including prices) the market price associated with the derivative finencial instrument, wherein the adjustment is based at least in part on a result. Ram does not disclose a context. Malkrymec, however, discloses that the result is associated with at least one stage of the contest [are 1000] and [1005], where a stage could handle hatcher fast-firms?

Regarding claim 4, Ram and Maksymec disclose the system of claim 1. Meksymec further discloses wherein the adjustment is made after eech stage of the contest (para [0068] i.e., add more bets).

Recording claim 5, Ram and Maksymec disclose the system of claim 1. Ram further discloses wherein the processor is further operable

Adjust the market price associated with the derivative financial instrument. Ram does not expressly disclose the contest.

Maksymec, however, discloses the processor is further operable to:

Determine that the contestant was eliminated from the contest (para [0083]); and

adjust the market price, the adjustment based at least in part on the determination that the contestant was aliminated (para [0004] and [0083], adjust by payout changes depending on bet versus point spread; a tournament suggests loser of a game exits tournament and automated knowledge that is computerized to determine this is suggested). It would have been obvious to one of ordinary skill in the art to combine Ram and Maksymec because it provides for automation of the contest through the use of a processor.

Regarding claim 6, Ram and Maksymec disclose the system of claim 5. Maksymec further suggests and discloses wherein: the contestant was eliminated in a particular stage of the contest (para [0083]); and

the adjustment is based at least in part of the particular stage of the contest (para [0004] and [0083]). It would have been obvious to one of ordinary skill in the art to combine Ram and Maksymec because it provides for automation of the contest through the use of a processor.

-See Supplemental Box --

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/US 07/09383

Supplemental Bo		

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box V. 2 Citations and explanations

Regarding claim 7, Ram and Maksymec disclose the system of claim 1. Ram further discloses wherein the processor is further operable

Compare a portfolio of derivative financial instruments associated with a first trader against a portfolio of derivative financial instruments compare a possion of cereave attention that united managements associated with a second tracer (para [0289]), the determination based at least in part on the comparison. Ram does not expressly disclose a winning trader based on a portfolio, however, Maksymer discloses a contest in which a winning trader would be selected. It would have been obvious to one of ordinary skill in the art to combine Ram and Maksymec because it provides for automation of the contest through the use of a processor.

Regarding claim 8, Ram and Maksymec disclose the system of claim 1. Maksymec further discloses wherein: The contest represents a sports tournament (para [0003], [0005] and [0083]); and

The contestant represents an athlete and/or team in a sports tournament (para [0027]-[0028]). It would have been obvious to one of ordinary skill in the art to combine Ram and Maksymec because it provides for automation of the contest including sports, which are popular

Regarding claim 10, Ram and Maksymec disclose the system of claim 1. Maksymec further discloses wherein: The contest represents an awards event; and

The contestant represents at least one nominee for an award (para [0002]+0004] and [0083]; See claim 53, awards for sporting events with teams for nomination based on tournament and entry). It would have been obvious to one of ordinary skill in the art to combine Ram and Maksymec because it provides for contests including awards i.e. MVP for sporting events.

Regarding claim 11, Ram and Maksymec disclose the system of claim 1. Maksymec further discloses wherein the contest represents a political event, and the contestant represents at least no politician associated with the political event (para [0003], [0036] and [0038]). It would have been obvious to one of ordinary skill in the art to combine Ram and Maksymec because it provides for political contests, which are popular.

Regarding claim 14, Ram and Maksymec disclose the system of claim 1. Ram further discloses wherein the processor is further operable

determine a redemption value associated with the derivative financial instrument (para [0042]-[0043] and [0498]); and adjust (para [0198]) the redemption value associated with the derivative financial instrument. Ram does not expressly disclose the contlest. Makeymec, however, discloses to adjust the redemption value, wherein the adjustment is based at least in part on a result associated with at least one stage of the contest (para [0002] and [0083]).

Regarding claim 15, Ram and Maksymec disclose the system of claim 14. Ram further discloses wherein the redemption value represents the maximum value for which an exchange will redeem a share of the derivative financial instrument (para [0498], [0657] and [0705]).

Regarding claim 16, Ram and Maksymec disclose the system of claim 1. Ram further discloses wherein: the first order was received from a first trader (para [0042] and [0149]);

the derivative financial instrument represents a first derivative financial instrument (para [0478] and [0498]); the first trader is associated with a portfolio comprising a plurality of shares of one or more derivative financial instruments (para [[0104]-[0108] and [0198]); and the remains production comprising a processor or the first order in execution of the first order would cause the portfolio to comprise more than a configurable threshold of shares of the first derivative financial instrument (para [0024], [0042], [0438] and [0439], computer processor and maximum shares allowed suggests processor does not permit more than maximum).

Claim 9 lacks an inventive step under PCT Article 33(3) as being obvious over Ram in view of Maksymec and further in view of US 2006/0003830 A1 to Walker et al. (hereinafter .Walker.).

Ram and Maksymec disclose the system of claim 1. Neither Ram and Maksymec expressly discloses the system relating to reality-based

television shows. Walker, however, discloses a system, wherein The contest represents a reality-based television show (para [0174]; See Table 1); and

The contestant represents a participant in the reality-based television show (para [0170] and [0174], actor and performing; See Table 1, reality tv). One skilled in the art would recognize the financial advantage of using a contest in relation to a reality tv show. Therefore it would have been obvious to one of ordinary skill in the art to combine Ram and Maksymec with Walker because the combination provides an automated system for tracking selections of contestants with respect to reality-based television contests, making the system marketable, and thus profitable.

Claim 12 lacks an inventive step under PCT Article 33(3) as being obvious over Ram in view of Maksymec and further in view of US 2004/0171381 A1 (Inselberg). Ram and Maksymec disclose the system of claim 1. Neither Ram nor Maksymec expressly discloses that the contest represents a survey or related to at least one public figure. Inselberg, however, discloses a system, wherein: The contest represents a survey (para [0042]); and the contestant represents at least one public figure associated with the survey (para [0044], sports players are public figures, political rallies suggest politicars). One skilled in the art would recognize the financiardage of associating a public figure with a context. It would therefore have been obvious to one of ordinary skill in the art to combine Maksymec and Ram with inselberg in order to automate a competition based on survey opinions of celebrities, politicians and other public figures.

--- See Supplemental Box---

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No PCT/US 07/09383

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box V. 2. Citations and explanations

Claims 13 and 17 lack an inventive step under PCT Article 33(3) as being obvious over Ram in view of Maksymec and further in view of US 6,598,028 B1 to Sullivan et al. (hereinafter .Sullivan.).

Regarding claim 13, Ram and Maksymec disclose the system of claim 1. Ram further discloses wherein: The first order was received from a first trader, the first trade associated with a first account of electronic currency;

The second order was received from a second trader, the second trader associated with a second account of electronic currency; and The processor is further operable to:

credit the first account with the proceeds of the executed trade.

Ram and Maksymec do not expressly disclose debiting and crediting accounts according to the executed trade. Sullivan, however, discloses that the processor is further operable to:

Debit the first account according to the executed trade (col 9, in 20-43, debit an account); and Credit the second account with proceeds of the executed trade (col 9, in 20-43, credit an account, second account disclosed and obviated).

One skilled in the art would recognize the advantage of debit and crediting accounts. It would therefore have been obvious to one of ordinary skill in the art to combine Maksymec and Ram with Sullivan in order to automate a competition and debit and credit the appropriate accounts.

Regarding claim 17, Ram and Maksymec disclose the system of claim 1. Ram further discloses wherein: The first order was received from a first trader; and

Receive a passcode (para [0015], four-letter identifier may be a passcode) from the first trader, wherein the passcode is associated with a The processor is further operable to: purchase. Ram does not expressly disclose the passcode is associated with the purchase of a product or denying access for incorrect passcodes. Sullivan, however, does disclose and suggest wherein the passcode is associated with a purchase of a product and Deny the first trader access to a system if the passcode is invalid (col 8, in 15, password use also implies denying access for incorrect passcode).

Claims 1-17 have industrial applicability as defined by PCT Article 33(4) because the subject matter can be made or used in industry.